MINUTES OF THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF ALASKA

JUSTIN RICHARD GILMORE v. CORNERSTONE CREDIT SERVICES, LLC

Case No. 3:16-cv-00214-TMB

THE HONORABLE TIMOTHY M. BURGESS

<u>Deputy Clerk: Robin Carter</u>

PROCEEDINGS: ORDER FROM CHAMBERS

INITIAL CASE STATUS REPORT / CASE SCHEDULING & PLANNING

Pursuant to Rules 16(b) and 26(f), Federal Rules of Civil Procedure,

and Local Rule 16.1, all parties must meet within 21 days from service of

this order for purposes of jointly completing a scheduling and planning

report. The report must conform to Local Form 26(f), a copy of which

is attached. Local Form 26(f) in Microsoft Word format is available

on the court's public website (see "Forms" tab, then "Local Forms"):

http://www.akd.uscourts.gov

Within 28 days from service of this order, counsel for defendant

shall serve and file the parties' report with the court.

In the event the parties to this case are already actively

engaged in settlement negotiations, counsel for defendant shall so

advise the court within 7 days following the entry of this order, and

shall specify the date by which the parties expect to conclude their

settlement negotiations.

- 1 -

(Attorney's name)
(Firm name)
(Street address)
(City, State, zip code)
(Telephone)
(Facsimile)
(e-mail address)

Attorney for (Party's name)

UNITED STATES DISTRICT COURT

DISTRICT OF ALASKA			
Plaintiff,	No.		
vs.	SCHEDULING AND PLANNING		
Defendant.	CONFERENCE REPORT		
), Federal Rules of Civil Procedure, a meeting was held		
on (date) and was attended by:			
(Insert attorney's names and parties rep	,		
As a result of that meeting, the parties recomm	end the following:		
II. Disclosures . The information required by Fed. R. Civ. P. 26(a)(1):			
A Has been exchanged by the p	parties.		
B Will be exchanged by the pa	rties on or before (Date).		
C. Preliminary witness lists:			
1. Have been exchanged	d by the parties.		

III. **Contested Issues of Fact and Law**. Preliminarily, the parties expect the following issues of fact and/or law to be presented to the court: (insert issues)

_ Will be exchanged by the parties on or before (Date).

IV. **Discovery Plan**. The parties jointly propose to the court the following discovery plan.

2.

	A.	The parties expect that discovery will be needed on the following issues: (insert	
discov	ery issu	es)	
	B.	Are there issues about preserving discovery information? Yes No	
	C.	Disclosure or discovery of electronically stored information should be handled as	
follow	s: (Desc	cription of parties' proposal)	
	D.	Claims of privilege or of protection of trial preparation materials.	
		1 There is no indication that this will be an issue.	
		2 The parties have entered into a confidentiality agreement.	
		3 The parties will submit their proposed confidentiality agreement on or before:	
	(date)		
	E.	Expert witnesses shall be identified by each party on or before	
	Expert disclosures in accordance with Rule 26(a)(2) shall be made:		
		1 By all parties on or before: (date)	
		2 By plaintiff(s) on or before: (date)	
		3 By defendant(s) on or before: (date)	
		4 Rebuttal reports on or before: (date)	
F. Supplementation of disclosures and discovery responses under Fed. R		Supplementation of disclosures and discovery responses under Fed. R. Civ. P. 26(e):	
		1 At intervals of (Number) days; and final supplements will be served and filed	
	60 days before the close of fact discovery.		
		2 As new information is acquired, but not later than 60 days before the close of	
	fact discovery.		
	G.	A final witness list disclosing all lay and expert witnesses whom a party may wish to call	
at trial	will be	served and filed: (Date).1	
	H.	Time for completing discovery:	
		1 Fact discovery will be completed on or before: (Date);	
		2 Expert discovery will be completed on or before: (Date);	
		3 All discovery will be completed on or before: (Date).	
	I.	Limitations on discovery.	

¹ This date may be more than but not less than 45 days <u>prior to</u> the close of discovery. Only those witnesses disclosed at this time will be permitted to testify at trial.

- 1. _ The limitations contained in Fed. R. Civ. P. 26(b), 30, and 33 will apply except as indicated below.
 - 2. _ The maximum number of depositions by each party will not exceed (number).
 - (a) Depositions will not exceed (Number) hours as to any deponent.
 - (b) Depositions will not exceed (Number) hours as to non-party deponents.
 - (c) Depositions will not exceed (Number) hours as to party deponents.²
- 3. _ The maximum number of interrogatories posed by each party will not exceed (Number)
- 4. _ The maximum number of requests for admissions posed by each party will not exceed (Number)
 - 5. _ Other limitations: (insert other limitations)

V. **Pretrial Motions**.

A. _ Are there preliminary motions as to jurisdiction, venue, arbitration, and/or statutes of limitation (*see* D. Ak. L.R. 16.1(c)(5)) that should be filed within 60 days. _ Yes _ No (If yes, explain)

(Explanation)

- B. _ Motions subject to D. Ak. L.R. 16.1(c)(6)–(8) and Fed. R. Civ. P. 56(b):
 - 1. _ Will be served and filed within the times specified in the applicable rules.
 - 2. _ Motions to amend pleadings or add parties will be filed not later than (Date).
 - 3. _ Motions under the discovery rules will be filed not later than (Date).
 - 4. _ Motions *in limine* will be filed not later than (Date).
- 5. _ Dispositive motions (including motions for summary judgment) will be filed not later than (Date).

VI. Other Provisions:

- A. The parties _ do _ do not request a conference with the court before the entry of a scheduling order. (If the parties *do* request a conference prior to entry of the order, please explain): (Explanation)
 - B. The parties do do not consent to trial before a magistrate judge.

² Unless otherwise specified, the court will consider corporate officer, Rule 30(b)(6) witness, and expert witness depositions to be subject to the time limitation applicable to party depositions.

	C.	The disclosure <u>requirements</u> of Fed. R. Civ. P. 7.1, if applicable:		
		1 Have been complied with.		
		2 Compliance will be accomplished on or before (Date)		
	D.	Early settlement/alternative dispute resolution.		
		1 Do the parties request immediate assistance by way of a settlement conference		
	or alternative dispute resolution? _ Yes _ No If Yes, explain (Explanation).			
		2 Do the parties wish to consider private mediation or settlement conference with		
	a judicial officer of this court at a later date? _ Yes _ No.			
	E.	The scheduling order will make provision for pretrial conferences, certification of the		
case a	case as ready for trial, and a final pretrial order.			
VII.	Trial.			
	A.	The case is expected to take (Number) _ days to try.		
	B.	1. A jury trial has been demanded Yes _ No		
		2. The right to a jury trial _ is _ is not disputed.		
VIII. Report Form.				
	A.	_ Have counsel experienced any problem(s) in using this form? _ Yes _ No.		
If yes, explain (Explanation).				
	B.	_ Are there subjects that counsel would like to see added to this form? _ Yes _ No.		
If yes explain (Explanation).				
Dated:				
		(Signature block (s) for plaintiff's attorney) (Signature block(s) for defendant's attorney)		
		(Signature of series)		